United States Bankruptcy Court Southern District of Mississippi

In re: Case No. 20-50384-KMS

CARLOS LAMONT ABRAM Chapter 13

Debtor

CERTIFICATE OF NOTICE

District/off: 0538-6 User: mssbad Page 1 of 1
Date Rcvd: Jun 12, 2025 Form ID: n013 Total Noticed: 1

The following symbols are used throughout this certificate:

Symbol Definition

Addresses marked '+' were corrected by inserting the ZIP, adding the last four digits to complete the zip +4, or replacing an incorrect ZIP. USPS

regulations require that automation-compatible mail display the correct ZIP.

Notice by first class mail was sent to the following persons/entities by the Bankruptcy Noticing Center on Jun 14, 2025:

Recipi ID Recipient Name and Address

db + CARLOS LAMONT ABRAM, 147 Old River Rd South, Columbia, MS 39429-8338

TOTAL: 1

Notice by electronic transmission was sent to the following persons/entities by the Bankruptcy Noticing Center.

Electronic transmission includes sending notices via email (Email/text and Email/PDF), and electronic data interchange (EDI).

NONE

BYPASSED RECIPIENTS

The following addresses were not sent this bankruptcy notice due to an undeliverable address, *duplicate of an address listed above, *P duplicate of a preferred address, or ## out of date forwarding orders with USPS.

NONE

NOTICE CERTIFICATION

I, Gustava Winters, declare under the penalty of perjury that I have sent the attached document to the above listed entities in the manner shown, and prepared the Certificate of Notice and that it is true and correct to the best of my information and belief.

Meeting of Creditor Notices only (Official Form 309): Pursuant to Fed .R. Bank. P.2002(a)(1), a notice containing the complete Social Security Number (SSN) of the debtor(s) was furnished to all parties listed. This official court copy contains the redacted SSN as required by the bankruptcy rules and the Judiciary's privacy policies.

Date: Jun 14, 2025 Signature: /s/Gustava Winters

CM/ECF NOTICE OF ELECTRONIC FILING

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system on June 12, 2025 at the address(es) listed below:

Name Email Address

David Rawlings

ecfnotices@rawlings13.net sduncan@rawlings13.net

David Rawlings

on behalf of Trustee David Rawlings ecfnotices@rawlings13.net sduncan@rawlings13.net

Samuel J. Duncan

on behalf of Trustee David Rawlings sduncan@rawlings13.net

Thomas Carl Rollins, Jr

on behalf of Debtor CARLOS LAMONT ABRAM trollins@therollinsfirm.com

jennifer@the rollins firm.com; trollins. the rollins firm.com @recap.email; notices @the rollins firm.com; kerri@the rollins firm.com; breading from the rollins firm.com; kerri@the rollins firm.co

nne@therollinsfirm.com;TRollins@jubileebk.net;calvillojr81745@notify.bestcase.com

United States Trustee

USTPRegion 05. JA. ECF@usdoj.gov

TOTAL: 5

n013-Req_13_Dsch (Rev. 12/2024)

UNITED STATES BANKRUPTCY COURT Southern District of Mississippi

In re: Case No.: 20-50384-KMS Chapter: 13

CARLOS LAMONT ABRAM

Notice to File Certification and Motion for Entry of Discharge

A Notice of Completion of Plan Payments has been filed by the Chapter 13 Trustee indicating that all required payments under the confirmed plan in this case have been completed.

<u>Unless the debtor(s) is/are not entitled to a discharge</u>, the debtor(s) must comply with the following requirements to receive a discharge.

Requirements to Receive a Discharge

You must file a pleading titled: "Debtor's Certification and Motion for Entry of Chapter 13 Discharge Pursuant to 11 U.S.C. §1328(a) and (h)" (the "Motion" form is available on the Court's Website at www.mssb.uscourts.gov) with the Clerk's Office of the United States Bankruptcy Court wherein you request that your discharge be granted under 11 U.S.C. §1328(a) and to be "IN COMPLIANCE" such pleading must certify the following:

- 1. You have made all payments required by your confirmed Chapter 13 plan.
- 2. For cases filed on or after March 10, 2008, you have completed a personal financial management instructional course provided through an agency approved by the United States Trustee and have filed the certificate of completion issued by the course provider. 11 U.S.C. §1328(g)
- 3. You either have no "Domestic Support Obligations" as defined at 11 U.S.C. §101(14A), or all amounts payable by you on Domestic Support Obligations that are due through the date you file the pleading (including amounts due before the petition was filed in this case, but only to the extent provided for by the plan), have been paid. 11 U.S.C. §1328(a)
- 4. You have not received a discharge under chapter 7, 11 or 12 of the Bankruptcy Code during the four-year period before the date that your petition was filed in this case, and you have not received a Chapter 13 discharge during the two-year period before this case was filed. 11 U.S.C. §1328(f)(1)(2)
- 5. 11 U.S.C. §522(q)(1) is not applicable to you or, if applicable, subsections (A) and/or (B) of §522(q)(1) are not applicable to you. 11 U.S.C. §1328(h)(1), (2) and §522(q)(1)(A), (B)

The Motion must be signed by the debtor(s) and the attorney of record, filed with the Court, and a copy served by the debtor(s) on all creditors and parties in interest included on the Court's mailing matrix within thirty (30) days of the filing date of the Chapter 13 Trustee's Notice of Completion of Plan Payments. The Motion must provide a twenty–one (21) day objection period. If a response/objection is filed, the matter will be set for hearing. If <u>no</u> timely response/objection is filed, the Court may enter a discharge order.

If the debtor(s) is/are unable to certify as to the truth and correctness of the assertions on the form Motion but believe(s) that a discharge is warranted nevertheless, the debtor(s) should draft and file a motion for discharge explaining why the assertions in the form Motion cannot be certified and further explaining why a discharge should be granted.

Failure to file the Motion within thirty (30) days of the filing date of the Chapter 13 Trustee's Notice of Completion of Plan Payments, may result in your case being closed without an entry of discharge. If the debtor(s) subsequently files a motion to reopen the case to allow for the entry of discharge, the debtor(s) must pay the full reopening fee due for the filing of the motion to reopen.

Date: 6/12/25

Danny L. Miller, Clerk

Dan M. Russell, Jr. U.S. Courthouse
2012 15th Street, Suite 244

Gulfport, MS 39501